

Morse, Bob

From: Vazquez, Julio
Sent: Thursday, September 13, 2018 4:56 PM
To: Battaglia, Randall W CIV USARMY CENAN (US)
Cc: Melissa Sweet (Melissa.Sweet@dec.ny.gov); Sergott, Mark S (HEALTH); Badik, Beth; Belanger, Todd; Morse, Bob
Subject: Draft 2017 LTM Annual Report for SEAD-25
Attachments: 10-cv-9101.pdf

Randy,

After review of the subject document dated June 2018, we concur that the levels of contamination have decreased significantly, and that the halting of the LTM sampling with the exceptions mentioned, i.e., emerging contaminants and 5 Year Review decisions, may be technically acceptable. However, the ROD language asks to “conduct groundwater monitoring of the plume for COCs until NYSDEC Class GA standards are achieved.” In order to halt the groundwater monitoring for SEAD-25 as per the subject document recommendation, some type of administrative effort would be needed to change the ROD requirement.

Please find attached EPA guidance on documenting Post-ROD changes for your reference.

VR,

Julio F Vazquez

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